

1 The Honorable Judge Robert S. Lasnik
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

UNITED STATES OF AMERICA,
Plaintiff,
v.
PAIGE A. THOMPSON,
Defendant.

NO. CR19-159 RSL
**STIPULATION REGARDING CELL
PHONE IMAGE**

The United States of America, by and through Nicholas W. Brown, United States Attorney for the Western District of Washington, and Andrew C. Friedman, Jessica M. Manca, and Tania M. Culbertson, Assistant United States Attorneys, and the defendant, Paige A. Thompson, and her attorneys, Mohammad A. Hamoudi, Christopher Sanders, Nancy Tenney, Brian Klein, and Melissa Meister stipulate to the following:

1. The FBI seized an Apple iPhone model A1905 (iPhone 8) from Paige Thompson's bedroom on July 29, 2019 and assigned the item evidence number 1B3.
2. John Powers works for the FBI analyzing cellular telephones. Using forensic software, Powers processed the Apple iPhone 8 (1B3) and provided a true and correct image of the phone's contents to FBI Special Agent Joel Martini for his review.

1 The parties stipulate and agree that no further testimony is necessary to prove that
2 the image of evidence number 1B3 that Special Agent Martini reviewed is a true and
3 correct image of what was recovered from a phone seized by the FBI from Ms.
4 Thompson's bedroom. To be clear, this Stipulation means only that the image is an
5 accurate representation of the phone's contents. There is no agreement as to the truth of
6 the content of any statements contained in evidence number 1B3 or the weight to be
7 given to them.

8 This Stipulation shall be read to the jury in lieu of having a witness testify as to
9 the source and validity of the exhibit and may then be admitted into evidence and
10 provided to the jury as an Exhibit.

11 DATED: this 8th day of June, 2022.
12

13
14 s/ Paige A. Thompson
15 PAIGE A, THOMPSON
Defendant
16

17 s/ Mohammad A. Hamoudi
18 MOHAMMAD A. HAMOUDI
Counsel for Defendant
19

20 s/ Christopher Sanders
21 CHRISTOPHER SANDERS
Counsel for Defendant
22

23
24 s/ Nancy Tenney
25 NANCY TENNEY
Counsel for Defendant
26

27 s/ Brian Klein
28 BRIAN KLEIN
Counsel for Defendant

1 s/Melissa Meister
2 MELISSA MEISTER
3 Counsel for Defendant

4

5 s/Andrew C. Friedman
6 ANDREW C. FRIEDMAN
7 Assistant United States Attorney

8 s/Jessica M. Manca
9 JESSICA M. MANCA
10 Assistant United States Attorney

11 s/Tania M. Culbertson
12 TANIA M. CULBERTSON
13 Assistant United States Attorney